FROM McANDREWS, HELD, & MALLOY

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Application Number	10600245	Filing Date	2003-06-20	. Docket Number (if applicable)	14532US01	Art	2621
First Named Inventor	Bhatia			Examiner Name	Vo	Unit	
This is a Req Request for C 1995, or to an	uest for Contini ontinued Examir y design applicat	ued Examination (RCE) tion. The Ins	ation (RCE) unde practice under 37 fruction Sheet for t	r 37 CFR 1.114 of the CFR 1.114 does not ap this form is located at V	above-identified application and utility or plan	ication. nt application filed	prior to
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oriciou, applic	am must reques	previously fi applicant ins t non-entry o	led unentered ame tructs otherwise. If f such amendment	endments and amendm f applicant does not wis	ents enclosed with the	ny mea nueuteted	amendi
Previously submission	submitted. If a fi even if this box	nal Office ac	tion is outstanding	, any amendments filed	after the final Office a	ction may be cons	sidered :
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Suspension (Period of s	of action on the uspension shall i	above†identil not exceed 3	fied application is r months; Fee unde	equested under 37 CF er 37 CFR 1.17(i) requir	R 1.103(c) for a period red)	of months	
Other ——		· 					
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The RCE fee The Director Deposit Acci	e under 37 CFR is hereby author ount No 1300	THEO IN CITAL	quired by 37 CFF ge any underpaym	R 1.114 when the RCE ent of fees, or credit ar	is filed. ny overpayments, to		
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	oignature	/Mirut Dalal/	Date (YYYY-MM-DD)	2007-10-31	ĺ
ı	Name	Mirut Dalal			i
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information is required by 37 CFR 1.114. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce.

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- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
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23446 e 10/19/2007 MCANDREWS HELD & MALLOY, LTD

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Paper No.

Application No.:	10/600,245	Date Mailed:	10/19/2007
First Named Inventor:	Bhatia, Sandeep,	Examiner:	VO, TUNG T
Attorney Docket No.:	14532US01	Art Unit:	2621
Confirmation No.:	5543	Filing Date:	06/20/2003

Please find attached an Office communication concerning this application or proceeding.

PTO-90c (Rev.08-06)

Commissioner for Patents

NOTICE OF IMPROPER REQUEST FOR	Application No. 10/600,245	Applicant(s) BHATIA, SANDEEP	
CONTINUED EXAMINATION (RCE)		Art Unit 2600	Date Maile
The request for continued examination (RCE) under reason(s) indicated below: 1. Continued examination under 37 CFR 1.114 does wish to consider filing a continuing application uncannot be treated as a CPA. 2. Continued examination under 37 CFR 1.114 does Applicant may wish to consider filing a continuing 3. Continued examination under 37 CFR 1.114 does is closed. If the RCE was accompanied by a reproconsidered under 37 CFR 1.111. If the RCE was Office action continues to run from the mailing date. 4. The request was not filed before payment of the is this application has not yet issued as a patent, application has not yet issued as a patent, application from issue, or a supplication from issue, or a continued application. 5. The request was not filed before abandonment of the proceedings terminated on Applicant may this abandoned application.	s not apply to an application oder 37 CFR 1.53(b) or a CF is not apply to an application application under 37 CFR is not apply to an application by to a non-final Office action in accompanied by a replace of that action. Sue fee, and no petition under the application under the application. The application wish to consider the application. The application to consider filing a petition to determine the application.	1 October, 2007 is a for a design patent. PA under 37 CFR 1.53 in that was filed before 1.53(b). The reply will be entry, the time period set of the set	improper for Applicant may 3(d). An RCE June 8, 1995, In the application tered and forth in the lass as granted. If In under 37 CFF In or 137 to revive
 The request was not accompanied by the fee set for 1,114. Since the application is not under appeal, the allowance continues to run from the mailing date of the request was not accompanied by a submission under appeal, the time period set forth in the final Comailing date of that action or notice. 	f that action or notice.	e final Office action or	
Note: A continued prosecution application (CPA) under 37 CPA filed in a utility or plant application that has a filing date CFR 1.114. The request for a CPA in the instant application eason(s) indicated above.	CFR 1.53(d) <u>cannot</u> be filed on or after June 8, 1995 on, however, has been treate	d in a utility or plant ap will be treated as an f d as an improper RCI	oplication. A RCE under 37 E for the
A copy of this Notice <u>MUS</u>	I be returned with the	reply.	
Direct any questions concerning this nutice to			
/ <u>Sharone R. Moore/</u> , Technology (elephone Number: <u>571-272-7269</u>	Center 2600 ·		
5. Patent and Trademark Office O 2051 (rev.05-04) NOTICE OF IMPROPER REQUEST		Part of Paper No	·